



LEGAL NOTICE GS INIMA

I. USERS

The mere access to and/or use of the web site of **GS Inima Environment, S.A.** (hereinafter Inima) (www.inima.es), with Tax ID number A80099732, attributes the User such condition, accepting, from that very moment, fully and without any reservations, the present general conditions, as well as the particular conditions that, in its case, complement, modify or substitute the general conditions in relation to certain services and contents of the web site.

II. USE OF THE WEBSITE, ITS SERVICES AND CONTENTS

The User undertakes to use the website and its services and contents without contravening current legislation, good faith, generally accepted uses and public order.

Likewise, it is forbidden the use of the Web for illicit or harmful purposes against Inima or any third party, or that, in any way, may cause damage or impede the normal operation of the Web site.

Regarding the contents (information, texts, graphics, sound and/or image files, photographs, designs, etc.), it is forbidden:

- Their reproduction, distribution or modification, unless authorized by their legitimate owners (prior request to Inima) or it is legally permitted.
- Any infringement of the rights of Inima or of their legitimate owners.
- Its use for any kind of commercial or advertising purposes, other than those strictly allowed.
- Any attempt to obtain the contents of the web site by any means different from those made available to the Users as well as those usually used in the network, provided that they do not cause any damage to the Inima's web site.

III. UNILATERAL MODIFICATION

Inima can, unilaterally and without prior notice, modify, whenever deemed appropriate, the structure and design of the Web Site, as well as modify or delete any services, contents and/or conditions of access and/or use of the Web Site.

IV. HYPERLINKS

- The pages of www.inima.es may provide links to other content owned by third parties. The sole purpose of the links is to provide the User with the possibility of complementing the information through said links. Inima is not responsible in any case for the results obtained by the User by accessing such links.

V. EXCLUSION OF WARRANTIES AND LIABILITY

Inima does not grant any guarantee and is not responsible, in any case, for the damages of any nature that could be caused by:

- The unavailability, maintenance and effective functioning of the Web and/or its services or contents.

- The uselessness, suitability or validity of the Web and/or its services or contents to satisfy the needs, activities or specific results or expectations of the users.
- The existence of viruses, malicious or harmful programs in the contents.
- The reception, obtaining, storage, diffusion or transmission, by the users, of the contents.
- The unlawful, negligent, fraudulent use, contrary to these General Conditions, to good faith, to the generally accepted uses or to public order, of the Web site, its services or contents, on the part of the users.
- The unlawfulness, quality, reliability, usefulness and availability of the services provided by third parties and made available to users on the Web site.
- The non-fulfillment by third parties of their obligations or commitments in relation to the services provided to users through the Web site.

VI. DURATION

The duration of the provision of the service of the Web site and of the services is indefinite.

Notwithstanding the above, Inima reserves the right to interrupt, suspend or terminate the provision of the service of the Web Site or any of the services included in it, under the same terms included in the third condition.

VII. INTELLECTUAL PROPERTY

For the purposes of preserving the possible intellectual property rights, in case any user or third party considers that there has been a violation of its legitimate rights due to the introduction of a specific content in the Web, **such circumstance shall be notified to Inima indicating:**

- Personal data of the interested party owner of the allegedly infringed rights. If the claim is filed by a third party other than the interested party, he/she shall indicate the representation with which he/she is acting.
- Indication of the contents protected by the intellectual property rights and their location in the Web.
- Proof of the aforementioned intellectual property rights.
- Express declaration in which the interested party is responsible for the veracity of the information provided in the notification.
- The legitimacy of the intellectual or industrial property rights corresponding to the contents provided by third parties is their exclusive responsibility.

VIII. APPLICABLE LAW AND JURISDICTION

The present General Conditions shall be governed by the Spanish legislation.

Inima and the User, expressly waiving any other jurisdiction that may correspond to them, submit to the Jurisdiction of the Courts and Tribunals of the User's domicile for any issues that may arise or actions that may be brought as a result of the provision of the service of the Web and its services and contents and about the interpretation, application, fulfillment or breach of what is established herein. In the event that the User is domiciled outside Spain, Inima and the User, expressly waiving any other jurisdiction that may correspond to them, agree to submit to the Jurisdiction of the Courts and Tribunals of Madrid.